

Resolution

NO.3

of the Energy Regulatory Commission of the Republic of Armenia
dated May 30, 1997,
in the City of Yerevan

1. Taking into consideration the fact that the refugees dwelling at temporary housings across Armenia have been billed for consumed electricity at rates intended for the public sector customers, disregarding the discount billing procedures for residential customers (effective from January 01, 1997) for the first 100 kWh of their monthly electricity consumption, the ERC

resolved:

- i) to apply to the RoA Ministry of Energy, requesting a permission to bill the refugees at temporary housings at the same rates as residential customers, in compliance with Article 1 of the RoA Government Resolution No. 608, dated December 13, 1997.
2. Taking into consideration the proposition of the ANDRON about organizing a joint discussion on the “RoA Small HPP Problems and Creation of a Complex System of Equipment for Them” with participation of experts from the RoA Ministry of Energy and the RoA Ministry of Industry, as well as recognizing the strategic significance of the proposed issues:
 - i) to request the RoA Ministry of Energy to assume the responsibility of organizing such a discussion.
3. In conformance with the Presidential Decree of April 3, 1997, No. NH-717, “On the RoA Energy Regulatory Commission (ERC)”, carry out most accurate calculations of electricity tariffs produced by small HPPs of ENERGIA LTD> and justify the submitted costs in detail.
4. Reject the ARMENMOTOR’s request on the re-calculation of its consumed electricity at a rate of 17 drams/kWh, starting January 01, 1997, taking into consideration the fact that no provisions about second-tier customers have been stated in the contract between the CENTRAL ELECTRIC NETWORK state-owned enterprise (successor of the Yerevan Electric Network) and ARMENMOTOR.

V. Movsesian,
Chairman of the RoA Energy Regulatory Commission